## UNITED STATES DISTRICT COURT

FILE IN CLERK'S OFFICE S. DISTRICT COURT E.D.N.Y.

for the

EASTERN DISTRICT OF NEW YORK

\* FEB 21 2014 \*

United States of America	)		LONG ISLA
v.	)	Case No.	CR-12-309-SJF-AKT
Robert Lis	)		
Defendant	)		

## DETENTION ORDER PENDING TRIAL

After conducting a detention hearing under the Bail Reform Act, 18 U.S.C. § 3142(f), I conclude that these facts require that the defendant be detained pending trial.

require	that the defend	mit oo aca.					
			Par	rt I—Findings	of Fact	1	.l., b.a ameriated
□ (1)	The defendant i				U.S.C. § 3142(f)(1) and		
	of $\square$ a feder	al offense	a state or lo	ocal offense that	it would have been a fed	eral offense	if federal
	jurisdiction	had existed	1 - that is				
			e as defined in 18 on term is 10 year		5(a)(4)or an offense liste	d in 18 U.S.C	C. § 2332b(g)(5)
	☐ an offer	nse for whi	ch the maximum	sentence is dea	ath or life imprisonment.	,	
	☐ an offer	an offense for which a maximum prison term of ten years or more is prescribed in					
2							.*
	a felony describ	committed of committed com	d after the defend S.C. § 3142(f)(1)	dant had been con(A)-(C), or con	convicted of two or more mparable state or local o	prior federa ffenses:	l offenses
	□ any felo	ony that is 1	not a crime of vic	olence but invo	lves:		
	□ a m	inor victim	ı				
	□ the	possession	or use of a firea	rm or destructi	ve device or any other da	angerous wea	apon
	□ a fa	ilure to reş	gister under 18 U	.S.C. § 2250			
□ (2)		The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state release or local offense.					
<b>(3)</b>	A period of	less than fi	ve years has elap	sed since the	☐ date of conviction	☐ the defi	endant's release
	from prison	for the offe	ense described in	finding (1).			
□ (4)	_	Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition will reasonably assure the safety of another person or the community. I further find that the defendant has not rebutted this presumption					
			Al	ternative Find	ings (A)		
□ (1)	There is pro	bable caus	e to believe that	the defendant l	nas committed an offens	e	

☐ for which a maximum prison term of ten years or more is prescribed in

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

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	□ under 18 U.S.C. § 924(c).	
□ (2)	The defendant has not rebutted the protection the defendant's appearance and the state of the defendant is appearance.	resumption established by finding 1 that no condition will reasonably assure safety of the community.
		Alternative Findings (B)
<b>(1)</b>	There is a serious risk that the defer	ndant will not appear.
□ (2)	There is a serious risk that the defer	ndant will endanger the safety of another person or the community.
I		ratement of the Reasons for Detention on submitted at the detention hearing establishes by
	ng evidence	
(3).	existing bail pruchage is now	int has violated conditions of his bail by committing if similar to original creminal conduct plan lying to agents defendant more of a flight risk.  Authority to frefeiture and; defendant's right to seek a bail heaving with
	Part III-	—Directions Regarding Detention
in a corre pending a order of U	ections facility separate, to the extent pappeal. The defendant must be afforder	ody of the Attorney General or a designated representative for confinement practicable, from persons awaiting or serving sentences or held in custody ed a reasonable opportunity to consult privately with defense counsel. On attorney for the Government, the person in charge of the corrections facility marshal for a court appearance.
Date:	2/21/2014	
_		Judge's Signature
		A. Kathleen Tomlinson, U.S.M.J.
		Name and Title